IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TENNESSEE KNOXVILLE DIVISION

ANNISSA COLSON,)
Plaintiff,)
v.)) No. 3:16-CV-377
CITY OF ALCOA, el al.,)
Defendants.)

ORDER

For the reasons stated in the memorandum opinion, filed contemporaneously with this order, the City Defendants' motion for summary judgment [doc. 128] is **GRANTED**IN PART and DENIED IN PART. Specifically, summary judgment is:

- **GRANTED** on Count 1 as to Officer Wilson. Count 1 will be **DISMISSED**.
- **GRANTED** on Count 2 as to Officer Cook. Count 2 will be **DISMISSED**.
- **GRANTED** on Count 4 as to Officer Cook, Officer Wilson, Chief Potter, Lieutenant Fletcher, and the Doe defendants. Count 4 will be **DISMISSED**.
- **GRANTED** on Count 5 as to the City of Alcoa. Count 5 will be **DISMISSED** as to the City of Alcoa.
- GRANTED on Count 6 as to Chief Potter and Lieutenant Fletcher. Count 6 will be DISMISSED.

- GRANTED on Count 7 as to the City of Alcoa. Count 7 will be
 DISMISSED as to the City of Alcoa.
- **GRANTED** on Count 9 as to Chief Potter, Lieutenant Fletcher, and the City of Alcoa. Count 9 will be **DISMISSED** as to Chief Potter, Lieutenant Fletcher, and the City of Alcoa.
- GRANTED IN PART and DENIED IN PART on Count 9 as to Officer
 Cook, and Officer Wilson. Summary judgment will be GRANTED on
 Plaintiff's claim regarding her alleged panic attack, and DENIED on
 Plaintiff's claim regarding her knee injury.
- GRANTED on Count 10 as to the City Defendants. Count 10 will be
 DISMISSED as to the City Defendants.
- GRANTED on Count 11 as to the City Defendants. Count 11 will be
 DISMISSED as to the City Defendants.
- GRANTED on Count 12 as to Officer Cook and Officer Wilson. Count 12
 will be DISMISSED as to Officer Cook and Officer Wilson.
- **GRANTED** on Count 13 as to Chief Potter and the City of Alcoa. Count 13 will be **DISMISSED** as to Chief Potter and the City of Alcoa.
- GRANTED IN PART and DENIED IN PART as to Lieutenant Fletcher,
 Officer Cook, and Officer Wilson in their individual capacities. Summary
 judgment will be GRANTED to the extent that the claim is based on the

provision of medical care, but will be **DENIED** to the extent that it is based on uses-of-force.

To the extent that the Court has permitted a renewed motion for summary judgment on the limited issue discussed in the memorandum opinion, such renewed motion **SHALL** be filed no later than **June 1, 2020**.

IT IS SO ORDERED.

s/ Leon Jordan
United States District Judge